UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI

In Re:)	In proceedings under Chapter 13		
)	Honorable Barry S. Schermer		
Albert Aaron Eckard,)			
)	Case No 07-45947-399		
	Debtor.)	RE: MTN 6		

AGREED ORDER IN SETTLEMENT OF CHRYSLER'S OBJECTION TO DEBTOR'S MOTION TO EXTEND AUTOMATIC STAY

Chrysler Financial Corporation ("Chrysler"), and Debtor, through his attorneys, in settlement of Chrysler's Objection to Debtor's Motion to Extend Automatic Stay, agree as follows:

- 1. That the provisions of 11 U.S.C. Sec. 362(a) pursuant to 11 U.S.C. (c)(3)(B) and (C) are hereby extended except as hereinafter stated. Debtor's Motion to Extend Automatic Stay be and is hereby GRANTED and that Debtor's automatic stay is reinstated and shall remain in effect against all creditors except Chrysler Financial Corporation until further Order of this Court.
 - 2. Chrysler holds a valid secured interest in the following vehicles:

2002 Chrysler PT Cruiser, VIN: 3C8FY68B82T294103 2003 Jeep Liberty, VIN: 1J4GL58K93W549846

- 3. Chrysler filed an Objection to Debtor's Motion to Extend Automatic Stay in reference to the aforementioned vehicles.
- 4. In settlement of that Objection to Debtor's Motion to Extend Automatic Stay, the parties agree that Debtor shall hereafter make the regular monthly payments to the Trustee per the Plan upon the entry of this Order, and shall maintain said payments as proposed by the Plan.
- 5. Chrysler agrees that the automatic stay shall remain in effect and Chrysler will receive future payments on both of its secured claims pursuant to the Plan.
- 6. If the automatic stay is maintained or reinstated as provided above, and if Debtor thereafter becomes delinquent more than 30 days in any payment to the Chapter 13 Trustee, DaimlerChrysler may file a Notice of Default and mail a copy to Debtor and Debtor's attorney.
- 7. If Debtor does not cure the default and provide proof of such cure to counsel for Chrysler, then relief of the automatic stay under 11 U.S.C. §362 is automatically granted 10 days after the notice of default AND upon further Order of the Court, Chrysler may submit an order stating such to the court.

8. The ten (10) days shall be counted as follows: if sent by first class U.S. Mail, postage prepaid, from the date of the post-mark, or if sent by facsimile, from the date shown on the confirmation page.

IT IS THEREFORE ORDERED THAT Chrysler's Objection to Debtor's Motion to Extend Automatic Stay is denied as settled; that the automatic stay shall remain in effect as to the vehicle described above, that Debtor shall provide Chrysler with adequate protection according to the foregoing terms by maintaining payments to the Trustee. In the event that Debtor fails to provide Chrysler with adequate protection on such terms, the automatic stay shall terminate as described above.

DATED: October 29, 2007

St. Louis, Missouri

amw

Chief United States Bankruptcy Judge

Barry \$\square\$. Schermer

/s/Nathan H. Goldberg

Nathan H. Goldberg 1014 Lami St. Louis, MO 63104 Attorney for Debtor

Agreed Order Prepared by: Angela R. Huffman Riezman Berger, P.C. 7700 Bonhomme Ave.,7th Fl. St. Louis, Missouri 63105 (314) 727-0101 Copies of the foregoing to:

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/s/ Angela R. Huffman, #57587, #551280

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ALL CREDITORS AND PARTIES IN INTEREST LISTED ON THE MAILING MATRIX.